

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

GPNE CORP.,)	Case No.: 12-CV-02885-LHK
)	
v.)	ORDER RE: HIGH-PRIORITY
)	OBJECTIONS TO WILSON AND
APPLE, INC.,)	RYSAVY
)	
Defendant.)	

I. GPNE’S OBJECTIONS TO APPLE’S OPENING SLIDES

GPNE has filed objections to Apple’s disclosures. ECF No. 474. Apple has filed a response. ECF No. 473. After reviewing the parties’ briefing, considering the record in the case, and balancing the considerations set forth in Federal Rule of Evidence 403, the Court rules on GPNE’s objections as follows:

GPNE’S OBJECTION	COURT’S RULING ON OBJECTION
DTX 163	Overruled.
ADX 330	Overruled.
ADX 313	Overruled.
ADX 314	Apple must include the signature dates. Otherwise the objection is overruled.
ADX 315	Overruled.
ADX 383	Overruled.
ADX 384	Overruled.

II. APPLE'S OBJECTIONS TO GPNE'S OPENING SLIDES

Apple has filed objections to GPNE's disclosures. ECF No. 473. GPNE has filed a response. ECF No. 474. After reviewing the parties' briefing, considering the record in the case, and balancing the considerations set forth in Federal Rule of Evidence 403, the Court rules on Apple's objections as follows:

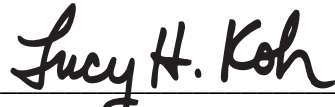
APPLE'S OBJECTION	COURT'S RULING ON OBJECTION
PTX 141/147	Sustained as to the use of expert reports as exhibits against a witness who did not rely on or author the report.
Apple's unused slides	Sustained.

III. SEALING

Apple requests to seal portions of trial exhibits PTX 20-25. ECF No. 474. These exhibits are the subject of a separate, prior sealing motion by Apple (ECF No. 472) and will be addressed in connection with that motion.

IT IS SO ORDERED.

Dated: October 16, 2014


 LUCY H. KOH
 United States District Judge